Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

Middle District of Alabama

| | United States of America | a |) | | | |
|---|--|---|--|--|---|----|
| v. Pamela Denise Williams | | |) Casa Nas | | | |
| | | |) Case No: | 3:23cr98-RAH-1 49155-510 | | |
| Date of Original | Lludament: | 01/18/2024 |) USM No: | 40100-010 | | |
| | s Amended Judgment: | 0 17 10/2021 |) Richard Bo | enjamin White, Jr. | | |
| | mended Judgment if Any) | | Defendant's | | | |
| (| ORDER REGARD PUR | OING MOTION SUANT TO 1 | | | DUCTION | |
| § 3582(c)(2) for subsequently be § 994(u), and ha | totion of the defendance a reduction in the term of the lowered and made returning considered such many factors set forth in 18 | of imprisonment improactive by the Unitation, and taking in | posed based of ted States Sen to account the | n a guideline sente tencing Commission policy statement se | ncing range that has on pursuant to 28 U.S.C. et forth at USSG §1B1.10 | 0 |
| IT IS ORDERI DEN the last judgment is | | | previously imonths is reduce | _ | imprisonment (as reflected | in |
| | (See Page 2 for addit | ional parts. Complete I | Parts I and II of P | age 2 when motion is g | ranted) | |
| USSG §1B1.10(a | | endant's term of impriso | onment is not con | sistent with this policy | e a zero-point offender. Pursua statement and therefore is not le to the defendant. | |
| Except as otherv | wise provided, all provisi | ions of the judgmer | nt dated | sha | all remain in effect. | |
| IT IS SO ORD | | <i>y</i> | | | | |
| II IS SO ORD | ERED. | | | al + a | \mathcal{A} | |
| Order Date: | 06/05/2024 | | | Judge's syman | ture | |
| | | | | 5 // | | |
| Effective Date: | | _ | R. Aus | tin Huffaker, Jr., U. | | |
| | (if different from order date) | | Printed name and title | | | |